INTAKE GRAP BOX

UNITED STATES DISTRICT COURT FOR THE DISTRICT OF PUERTO RICO JAN 29 PM 2: 55

In re:	PROMESA TITLE III CLEEK OF THE
THE FINANCIAL OVERSIGHT AND	NO. 17 BK 3283-LTS
MANAGEMENT BOARD FOR PUERTO RICO	(Jointly Administered)
as representative of	This filing relates to the "Ninety-Seventh Omnibus Objection (Non-Substantive) of the Commonwealth of Puerto Rico, Puerto Rico
THE COMMONWEALTH OF PUERTO	Highways and Transportation Authority, and
RICO, et al.,	Employees Retirement System of the
	Government of the Commonwealth of Puerto
Debtors	Rico to Deficient Claims Asserting Interests
	Based on Salary Demands, Employment or
	Services Provided"
	Number of claim- 9837

MOTION SUBMITTING EVIDENCE OF CLAIM NO. 9837

TO THE HONORABLE COURT:

COMES NOW, MARGARITA CLEMENTE TAPIA, pro se, and very respectfully states and prays to his Honorable Court as follows:

1- On January 14, 2020 I filed a "Motion in Opposition to 'Ninety-Seventh Omnibus Objection (Non-Substantive) of the Commonwealth of Puerto Rico, Puerto Rico Highways and Transportation Authority, and Employees Retirement System of the Government of the Commonwealth of Puerto Rico to Deficient Claims Asserting Interests Based on Salary Demands, Employment or Services Provided' and for Extension of Time", requesting additional time to file evidence on my claim.

Case:17-03283-LTS Doc#:10548 Filed:01/29/20 Entered:01/30/20 15:10:15 Desc: Main Document Page 2 of 2

2- With this motion I include as Exhibit 1 the judgment issued in case <u>Jeannette Abrams</u>

Diaz v. Commonwealth of Puerto Rico, civil no. K AC2005-5021, in the Puerto Rico Court of

First Instance, San Juan Part. Said judgment states that the parties have arrived to a settlement

regarding certain plaintiffs, including the undersigned (see page 3 of the judgment, line 156).

3- I also include as Exhibit 2 an Informative Motion filed by the Commonwealth of

Puerto Rico, which at page 5 of attachment 1 of said motion, it is clearly stated by the

Commonwealth that they owe me the amount of \$32,882.82.1

4- Hence, I request that the documents attached are considered as part of the evidence of

my claim.

WHEREFORE, the appearing party respectfully request that the Court be informed of the

above.

RESPECTFULLY SUBMITTED.

I HEREBY CERTIFY: that on this same date I notified via regular mail a copy of this

document to the following: Counsel for the Oversight Board (Martin Bienestock, Brian S.

Rosen), Proskauer Rose LLP, Eleven Times Square, New York, NY, 10036-8299; Counsel for the

Creditors' Committee (Luc A. Despins, James Bliss, James Worthington, G. Alexander

Bongarts), Paul Hastings, LLP, 200 Park Avenue, New York, NY 10166.

In San Juan, Puerto Rico, this 29th day of January, 2020.

Margarita Clemente Tapia
Margarita Clemente Tapia

Claim: 9837

¹ I am including a translation of pages 1, 15 and 16 of the judgment and of pages 1 and 2 of the Motion, as well as page 5 of attachment 1 of said Motion, which are the parts that pertain to the undersigned.

2